PATENT COOPERATION TREATY

PCT



REC'D 1 4 JUN 2001

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	. FOR FURTHER ACTION	See Notification of Transmittal of International				
10269/1		Preliminary Examination Report (Form PCT/IPEA/416				
International application No.	International filing date (day/n	month/year) Priority date (day/month/year)				
PCT/US99/25793	02 NOVEMBER 1999	02 NOVEMBER 1998				
International Patent Classification (IPC) or national classification and IPC IPC(7): G06F 17/60 and US Cl.: 705/37						
Applicant HSX, INC.						
	Examining Authority and is transmitted to the applicant according to Article 36.					
This report is also accompleen amended and are th	panied by ANNEXES, i.e., she e basis for this report and/or sh tion 607 of the Administrative	eets of the description, claims and/or drawings which have neets containing rectifications made before this Authority. Instructions under the PCT).				
3. This report contains indication	as relating to the following it	items:				
I X Basis of the repor						
II Priority	<u></u>					
	at of report with regard to no	ovelty, inventive step or industrial applicability				
IV Lack of unity of	•					
V X Reasoned statemen						
VI Certain documents	cited					
VII Certain defects in the	he international application					
VIII Certain observation	ertain observations on the international application					
						
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Date of submission of the demand	Date	e of completion of this report				
26 MAY 2000 17 MAY 2001						
Name and mailing address of the IPEA/	norized officer					
Commissioner of Patents and Tradem Box PCT Washington, D.C. 20231	l l	Tariq Hafiz				
Facsimile No. (703) 305-3230	Tele	phone No. (703) 305-9643				



International	application	No.

PCT/US99/25793

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ı	Replac n this	cement si	heets which have been furnis	shed to the receiv	supplemental Box (Rule 70.2) ing Office in response to an in to this report since they do	nvitation unde	er Article 14 are referred to amendments (Rules 70.16
		-	ent sheet containing such	amendments mu	st be referred to under item	1 and anne	xed to this report.



International application No.

PCT/US99/25793

V.	Reasoned statement under Article 35(2) with regard to	novelty, inventive	step or i	industrial :	applicability:
	citations and explanations supporting such statement	• .			· · · · · · · · · · · · · · · · · · ·

	-4-4			
Ι.	statement			
	Novelty (N)	Claims	NONE	YES
		Claims	1,8,9,13,14 ,15	NO
	Inventive Step (IS)	Claims	NONE	YES
		Claims	2-7,10-12,	NO NO
	There's A. P. 1995 and	Ol-i	1 15	¥ma
	Industrial Applicability (IA)	Claims	1-15	YES
		Claims	NONE	NO

2. citations and explanations (Rule 70.7)

Claims 1, 8, 9, 13 and 15 lack novelty under PCT Article 33(2) as being anticipated by Braddock, III (US Patent 4,412,287).

As per claims 1,8,9,13,14, and 15, Braddock, III discloses:

measuring/means for measuring an imbalance.../computing a plurality of buy/sell imbalances...computing/means for computing a projected price movement.../computing matching projected price movements...setting/means for setting a market price.../setting market prices...automatically generating/means for automatically generating.../wherein the additional buy orders or sell orders for the instrument are automatically generated at the market price if the projected price movement is grater than or equals...(Col. 7, lines 13-36);

generating/means for generating an electronic currency...crediting/means for crediting a first trader's account...debiting a second trader's...(Col. 6, lines 37-47).

Claims 2, 3, 10, and 11 lack an inventive step under PCT Article 33(3) as being obvious over Braddock, III (US Patent 4,412,287) in view of Perg, et al. (US Patent 5,237,500).

As per claims 2, 3, 10, 11, Braddock, III fails to teach the following, however Perg, et al discloses: wherein the electronic currency is Hollywood dollars...further comprising exchanging/means for exchanging the Hollywood dollars in the first or second trader's account for desired currency...(Col. 1, lines 14-19, where the examiner is interpreting "Hollywood dollars" as the "constant dollar financial instrument")

It would have been obvious to one of ordinary skill in the art to exchange the Hollywood dollars in the first or second trader's account for a desired currency because if an exchange occurs using the wrong type of currency, then the exchange would have no real value.

(Continued on Supplemental Sheet.)

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

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Supplemen	ital	Box
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(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 10

V. 2. REASONED STATEMENTS - CITATIONS AND EXPLANATIONS (Continued):

Claims 4-7 and 12 lack an inventive step under PCT Article 33(3) as being obvious over the prior art as applied in the immediately preceding paragraph and further in view of Stein et al., (US Patent 5,826,241).

As per claims 4-7 and 12, neither Braddock, III or Perg, et al teach the following, however Stein, et al discloses: exchanged...via a secured communication.../purchasing/means for purchasing goods or services...on the Internet.../wherein a request for the purchase is transmitted to the vendor's web site via a secured communication.../wherein the vendor debits the first or second trader's account in the Hollywood dollars...via a secured communication...(Col. 9, lines 49-54).

Stein, et al does not specifically state that the exchange is done on a web site, however he does disclose that the exchange is done on the Internet making it obvious to use a web site to implement the operation. It would have been obvious to one of ordinary skill in the art to request an exchange, to purchase goods, to request a purchase, and to debit accounts through a web site on the Internet via a secured communication because when executing financial transactions on the Internet, these are the most traditional tools used in Internet technology for making the most logical, safest purchases with the lowest risk factors.

	NEW	CITATIONS	
NONE			